

## DECLARATION AND OWER OF ATTORNEY RULE 63 (37 C.F.R. 1.63) OR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED:

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	ification of which: (check				
	is attached hereto.		es II C. Application No.	1	
	was filed on	ational Application N	as U.S. Application No.  lo. PCT/ GB2004/005240	on 15 Decembe	r 2004
<del></del>	J.S. or PCT application) v	• •	W. PC1/ _GB2004/003240	OII TO DOCUMBE	
above. I acknowledge to foreign priority benefits which designated at leasor PCT International Approximation of the second secon	he duty to disclose all informa under 35 U.S.C. 119(a)-(d) or st one other country than the plication, filed by me or my as	ation known to me to be mater 385(b) of any foreign applica United States, listed below ar	ified specification, including the classical to patentability as defined in 37 tion(s) for patent or inventor's certain that ealso identified below any function claimed in this application date of this application:	7 C.F.R. 1.56. Except as noted fricate, or 365(a) of any PCT in preign application for patent or	<u>l below</u> , I hereby claim itemational Application Inventor's certificate,
PRIOR FOREIGN A	PPLICATION(S)				
Application/Pater	cation/Patent Country Day/Month/Ye		Date first laid open/published	Patent/Grant date	No priority claimed
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If more prior foreign a	oplications. X box at botton	n and continue on attached	0200.		
PCT International application is in addition defined in 37 C.F.R. 1.5	ations listed above or below a to that disclosed in such prio 6 which became available be SIONAL, NONPROVISION	and, if this is a continuation-in or applications, I acknowledge	9(e) or 120 and/or 365(c) of the in- part (CIP) application, insofar as the duty to disclose all information such prior application and the nation  CATION(S)  Status	the subject matter disclosed a n known to me to be material to	nd claimed in this o patentability as
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And I hereby appoint Massociated with USPTO the Patent and Tradema persons no longer with a person/assignee/attome represented unless/until USE (MAYER BROW)	Inited States Code and that sayer Brown Rowe & Maw LLF Customer No. 43569, as set ark Office connected therewith heir firm, to add new persons by/firm/ organization who/which is instruct the above firm and CONLY FOR I ROWE & MAW LLP NGTON. D.C.	nuch willful false statements many of the lectual Property Group forth below, individually and on and with the resulting patents of their firm to that Customer ch sends/sent this case to their for an attorney of that firm in very of the firm in v	43569*	to be directed), and persons of scute this application and to trackets from that Customer Numberructions from and communications.	f that firm who are ansact all business in the names of tate directly with the ter full disclosure to be
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Mailing Address	704 Elimbee Lane, Clay	mont. De 19703, United S	otates of America.		
(2) INVENTOR'S SIG	SNATURE:		Date:		
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	First	Middle Initi		Family Name	
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Mailing Address	<del>                                     </del>	n-on-Tees, Cleveland, TS			
FOR ADDITION	AL INVENTORS, see atta				

Attornay Reference: \_\_\_\_\_\_\_Client Reference: UQI 51119/USw

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## DECLARATION AND POWER OF ATTORNEY RULE 63 (37 C.F.R. 1.63 OR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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SURFACTANT

A. 🗍 Is a B. 🗍 was	ation of which: (check ttached hereto.	one applicable box)			
B. 🔲 was		Cite application servy			
A BA	s filed on		s U.S. Application No.	/ 45 December	2004
and (if applicable to U.S.		ational Application No. as amended on	PC1/ GB2004/005240	on 15 December	2004
I hereby state that I have re- above. I acknowledge the of foreign priority benefits undo which designated at least or or PCT international Applica	viewed and understand the duty to disclose all information as U.S.C. 119(a)-(d) or no other country than the lation, filed by me or my as	e contents of the above identifie tion known to me to be material 365(b) of any foreign application United States, listed below and i signee disclosing the subject ma ority claimed, before the filing da	to patentability as defined in 37 n(s) for patent or inventor's certinave also identified below any fatter claimed in this application is	C.F.R. 1.56. <u>Except as noted l</u> ficate, or 365(a) of any PCT Inte oreign application for patent or l	netow, I nereby claim Emational Application Inventor's certificate,
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If more prior foreign appli	cations. X box at bottom	and continue on attached pa	90.		
PCT international application application is in addition to to defined in 37 C.F.R. 1.58 with the second se	ns listed above or below a that disclosed in such prior hich became available bet	ty benefit under 35 U.S.C. 119(c) and, if this is a continuation-in-par applications, I acknowledge the tween the filing date of each such ALL AND/OR PCT APPLICA	art (CIP) application, insofar as a duty to disclose all information h prior application and the nation	the subject matter disclosed and known to me to be material to :	d claimed in this patentability as
PRIOR U.S. PROVISIONAL, NONPROVISIONAL AN Application Number Day/Month/Yea			Status (pending/abandoned	(/patented)	No priority claimed
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that these statements were 1001 of Title 18 of the Unite And I hereby appoint Mayer associated with USPTO Cut the Patent and Trademark Opersons no longer with their person/assignee/attorney/fir	made with the knowledge of States Code and that so a Brown Rowe & Maw LLP stomer No. 43569, as set office connected therewith firm, to add new persons m/ organization who/whice	y own knowledge are true and to that willful false statements and sch willful false statements may , Intellectual Property Group (to forth below, individually and coll and with the resulting patent, a of their firm to that Customer No h sends/sent this case to them a or an attorney of that firm in writ	the like so made are punishable jeopardize the validity of the appropriate the validity of the appropriate and as my counsel to prose and I hereby authorize them to dumber, and to act and rely on in and by whom/which I hereby de-	le by fine or imprisonment, or bo oplication or any patent issued the to be directed), and persons of the ocute this application and to tran- elete from that Customer Numb structions from and communica	th, under Section nereon; that firm who are isact all business in er the names of te directly with the
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(1) INVENTOR'S SIGNA Name William	n			US	y of Citizenship
(1) INVENTOR'S SIGNA Name William Residence US	n First City		McNAMEE  State/Foreign Country	US	y of Citizenship
(1) INVENTOR'S SIGNA Name William Residence US Mailing Address 7	rirst  City  O4 Elmtree Lane, Clay	Middle Initial  mont. De 19703, United Sta	State/Foreign Country tes of America.	US	y of Citizenship  2006
(1) INVENTOR'S SIGNATURE  Name William  Residence US  Mailing Address 7  (2) INVENTOR'S SIGNATURE	City O4 Elmtree Lane, Clay	Middle Initial  mont. De 19703, United Sta	McNAMEE  State/Foreign Country	US	of Citizenship  2006
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(1) INVENTOR'S SIGNA Name William Residence US  Mailing Address 7  (2) INVENTOR'S SIGNA Name Trevor	City O4 Elmtree Lane, Clay	Middle Initial  mont. De 19703, United Sta	State/Foreign Country tes of America.  Date:	Countr  25+1 May  Family Name  GB	y of Citizenship  Y of Citizenship
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(3) INVENTOR'	S SIGNATURE:		Date:		
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ADDITIONAL INVENTORS:

(3) INVENTOR'S	S SIGNATURE:		Date:	20 July	2006
Name	Johny	8	GRADE		
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